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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/086,191	02/27/2002	Aileen Reyes Gibson	5868-3	8334	
20575 7	590 03/18/2004		EXAMINER		
	HNSON & MCCOL	ALVO, N	ALVO, MARC S		
PORTLAND,	•		ART UNIT	PAPER NUMBER	
,	'		1731		

DATE MAILED: 03/18/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.		Applicant(s)				
	10/086,191		GIBSON ET AL.				
Office Action Summary	Examiner		Art Unit				
	Steve Alvo		1731				
The MAILING DATE of this communication appeared for Reply	pears on the cover	sheet with the c	orrespondence ad	ldress			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailir earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, howe	ver, may a reply be tim imum of thirty (30) days SIX (6) MONTHS from b become ABANDONEI	nely filed s will be considered time the mailing date of this o D (35 U.S.C. § 133).	ly. ommunication.			
Status							
1) Responsive to communication(s) filed on			•				
,	s action is non-fin	al.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) ☐ Claim(s) 1-35 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-35 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/	awn from consider						
Application Papers							
9) The specification is objected to by the Examir 10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the corre 11) The oath or declaration is objected to by the E	ccepted or b) ob e drawing(s) be held action is required if the	l in abeyance. Se le drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 C				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the priority do	nts have been rec nts have been rec iority documents h au (PCT Rule 17.2	eived. eived in Applicat ave been receiv 2(a)).	ion No ed in this Nationa	ıl Stage			
Attachment(s)							
1) Notice of References Cited (PTO-892)	4)	Interview Summary					
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date	5) C 6) C	1	Pate · Patent Application (P	ГО-152)			

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-6, 8-16 and 19-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over NONNI (4,568,420) in view of DUBREUX (4,734,161) or SMITH et al (3,657,065).

NONNI teaches bleaching pulp using an Eop (sodium hydroxide, oxygen and peroxide) stage in the bleach sequence. SMITH et al adding magnesium hydroxide (column 1, lines 49) during oxygen bleaching to preserve the pulp, e.g. improve its viscosity and increase the brightness. DUBREUX teaches using MgOH (column 1, line 66) during peroxide bleaching to increase the effectiveness of the peroxide (column 3, lines 24-27). It would have been obvious to the artisan to add MgOH to the oxygen and peroxide bleaching stage of NONNI to improve the pulp's viscosity and increase the brightness as taught by SMITH et al or to make the bleaching more economical as taught by DUBREUX. See Tables 5 and 6 of NONNI for decrease viscosity. Obviously the protecting action of the MgOH would increase the viscosity and corresponding strength of the pulp.

Claims 7, 17, 18 and 32-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over NONNI (4,568,420) in view of DUBREUX (4,734,161) or SMITH et al (3,657,065) as applied to claim 1 above, and further in view of EP 0 222 674.

EP 0 222 674 teaches using two extraxction stages in a multi-stage bleach sequence similar to the sequences taught by NONNI. EP 0 222 674 teaches that the second extraction stage folling an oxygen extraction stage could include peroxide (Ep). It would have been

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obvious to use peroxide in the second extraction stage in the multi-stage bleach sequence of NONNI to further increase the brightness and improve the viscosity.

Claims 6, 10, 16, 20, 26 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over NONNI (4,568,420) in view of DUBREUX (4,734,161) or SMITH et al (3,657,065) as applied to claim 1 above, and further in view of SJOBLOM.

If not obvious that the bleach effluent is lowered of COD when MgOH is used, then SJOBLOM teaches lowering the amount of bleach chemical used lowers the amount of COD discharge. It would have been obvious that that when using MgOH to lower the amount of bleach charge as taught by DUBREUX (4,734,161) or SMITH et al (3,657,065), that the COD would also be lowered as taught by SJBOLM.

Claims 1-35 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

It is not clear if the claimed Eop is a bleaching stage or an extraction stage. The term "Eop" has been interpreted to be an extraction stage in a bleach sequence as that is the conventional meaning in the art of the term "Eop". The term "(based on OH-molar ratio)" would be clearer if written as ", based on OH-molar ratio", e.g. without the parenthesis.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steve Alvo whose telephone number is 571-272-1185. The examiner can normally be reached on 6:00 AM to 2:30 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven Griffin can be reached on 571-272-1189. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Steve Alvo

Primary Examiner

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